

BRUCE LOCKE, Bar #177807
MOSS & LOCKE
555 University Avenue #170
Sacramento, CA 95825
Telephone: (916) 569-0663
blocke@mosslocke.com

JOHN BALAZS, Bar #157287
Attorney At Law
916 2nd Street, 2nd Floor
Sacramento, California 95814
Telephone: (916) 505-1687
john@balazslaw.com

Attorneys for Defendant
AMR MOHSEN

IN THE UNITED STATES DISTRICT COURT
FOR THE NORTHERN DISTRICT OF CALIFORNIA
SAN FRANCISCO DIVISION

UNITED STATES OF AMERICA,)	No. CR 03-0095-WBS
)	
Plaintiff,)	STIPULATION AND ORDER TO
)	ALLOW SHEREEN MOHSEN AND RAANIA
)	MOHSEN TO VISIT THE DEFENDANT
v.)	
)	
AMR MOHSEN and ALY MOHSEN,)	
)	
)	
Defendants.)	
)	

The Defendant Amr Mohsen and the United States hereby stipulate that the conditions of his confinement may be amended to allow him to visit with his two daughters, Raania and Shereen Mohsen. The Defendant's daughters have not visited with him for more than three months and they both want to see their father before the holidays. They also need to discuss issues related to the family.

The Government has agreed to the visit under the same conditions as previously applied, that is that each visit shall be attended by Amr

Mohsen's criminal counsel who shall be present throughout the entire visit; the Government shall be permitted to have a representative present during the visit. The visit shall be conducted in English.

DATED: December 15, 2005

/S/
Bruce Locke
Attorney for Amr Mohsen

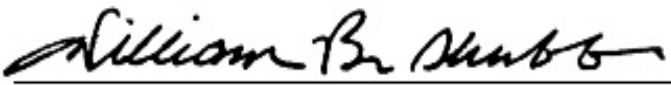
DATED: December 15, 2005

/S/ by Bruce Locke
Robin Harris
Attorney for the United States

Accordingly, for good cause appearing, IT IS HEREBY ORDERED:

This Court's order dated August 30, 2004 is hereby modified to permit defendant Amr Mohsen to have one jail visit with his two daughters, Raania and Shereen Mohsen, This visit shall be facilitated by Mohsen's criminal counsel who is ordered to be present for the entire visit. The government shall be given 24 hours notice in advance of the visit, which notice shall be given during regular business hours, Monday through Friday, 9:00 a.m. to 5:00 p.m. The Government is permitted to have a representative present during the visit. The entire visit between defendant Amr Mohsen and his family is to be conducted in English. The visit between Amr Mohsen and his family shall in all other respects be conducted pursuant to the regular procedure established by the Alameda County detention facility in which defendant Amr Mohsen is incarcerated.

DATED: December 14, 2005


WILLIAM B. SHUBB
UNITED STATES DISTRICT JUDGE